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ADMITTED IN N.Y., PLA., AND D.C.

ATTORNEYS AT LAW ULTON STREET 23rd FLOOR RK, NEW YORK 10038-5077 IAN 3 0 2020 CHAMBERS OF KIMBA M. WOOD U.S.D.J.-S.D.N.Y.

January 30.

TELEPHONE (212) 480-4000

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USDC SDNY

MEMO ENDORSED

Re:

United States v. Alex Burducea,

18 Cr. 217 (KMW)

Dear Judge Wood:

500 Pearl Street

Hon, Kimba M. Wood United States District Judge Southern District of New York

New York, N.Y. 10007

I represent Alexandru Burducea, who was sentenced Monday, principally, to a custodial term of 57-months. I write to modify his bond to permit his travel throughout New York and New Jersey, On March 16, 2018, Burducea was released on a \$200,000 recognizance bond co-signed by two FRPs and his travel was restricted to the SDNY/EDNY and New Jersey for employment.

Burducea and his wife will be selling their home in Queens and looking for a new home for their family. We therefore seek modification of the terms of Burducea's pretrial release to permit his travel throughout New York and New Jersey. We have communicated with both AUSA David Abramowicz and with Burducea's pretrial services officer, Marlon Ovalles, neither of whom object to the proposed enlargement of Burducea's bond.

Thank you for considering this request.

Respectfully,

Richard Levitt

cc: AUSA Noah Solowiejczyk (by email and ECF)

PTSO Marlon Ovalles (by email to: Marlon Ovalles@nyspt.uscourts.gov)

1-30-20

SO ORDERED: N.Y., N. ..

(Cisch M. Word